Amendment No. 1 to HB1277

<u>Coleman</u> Signature of Sponsor

AMEND Senate Bill No. 1113*

House Bill No. 1277

By deleting the amendatory language of SECTION 2 and substituting instead the following:

(F) Upon a verdict of not guilty being returned, whether by a judge following a bench trial or by a jury, on all charges for which the defendant was accused, the judge shall inquire of the person acquitted whether such person requests that all public records associated with the charges for which such person was acquitted be removed and destroyed without cost to the person and without the requirement that the person petition for destruction of such records. If the person requests that the public records related to such charges be removed and destroyed, the court shall so order. If the person acquitted does not request that such records be destroyed at the time the judge inquires pursuant to this subsection (F), but subsequently requests that such records be destroyed, the person shall be required to follow the petition procedure set out in this section.